## UNITED STATES DISTRICT COURT

## DISTRICT OF NEVADA

ORACLE USA, INC.; et al.,	) 2:10-cv-0106-LRH-PAL
Plaintiffs,	) ) MINUTE ORDER
VS.	) October 3, 2016
RIMINI STREET, INC.; et al.,	)
Defendants.	) )
PRESENT: THE HONORABLE LARRY I	R. HICKS, U.S. DISTRICT JUDGE
DEPUTY CLERK: NONE APPEARING	REPORTER: NONE APPEARING
COUNSEL FOR PLAINTIFF(S): NONE APP	PEARING
COUNSEL FOR DEFENDANT(S): NONE A	PPEARING
court has reviewed the parties' briefing on this merit. The court is acutely cognizant of its own action. Thus, a hearing or telephonic status conbecause the court expects to address all remain	ency motion to enforce orders. ECF No. 1062. The sissue and finds that the present motion is without in orders, and the procedural requirements of this inference in this action is not necessary. However, ming issues in this action shortly, the court shall (ECF No. 1051) until a final judgment has been
THEREFORE IT IS HEREBY ORDED DENIED.	RED that defendants' motion (ECF No. 1062) is
IT IS FURTHER ORDERED that judg September 21, 2016 (ECF No. 1051) is STAY	gment on the issue of attorneys' fees issued ED until entry of final judgment.
IT IS SO ORDERED.	LANCE S. WILSON, CLERK
E	By:By:Deputy Clerk